

State of Arizona

Douglas A. Ducey Governor

Office of the Governor

EXECUTIVE OFFICE

May 14, 2019

The Honorable Katie Hobbs Secretary of State 1700 W. Washington, 7th Floor Phoenix, AZ 85007

Dear Secretary Hobbs:

I am transmitting to you the following bill from the Fifty-fourth Legislature, 1st Regular Session, which I signed on May 14th, 2019:

- H.B. 2097 personal property; reporting; exemption (Cook)
- H.B. 2117 developmental homes; monitoring (Barto)
- H.B. 2118 unauthorized practice; health professions (Barto)
- H.B. 2266 prisoners; transition program; eligibility (Payne)
- H.B. 2446 special plates; military; women veterans (Griffin)
- H.B. 2454 municipal band tax; authorization; repeal (Griffin)
- H.B. 2495 appropriations; named claimants (Cobb)
- H.B. 2570 study committee; murdered indigenous women. (Jermaine)
- H.B. 2687 condominiums; appraisals; termination (Weninger)
- H.B. 2707 humanitarian services special plates (Osborne)
- S.B. 1111 arts proficiency; state seal (Boyer)
- S.B. 1181 DOR; collection statement; delivery deadline (Boyer)
- S.B. 1182 fire insurance; premium tax proceeds (Boyer)

Sincerely,

Douglas A. Ducey

Governor

State of Arizona

cc: Senate Secretary

Chief Clerk of the House of Representatives

Arizona News Service

House Engrossed

FILED KATIE HOBBS SECRETARY OF STATE

State of Arizona House of Representatives Fifty-fourth Legislature First Regular Session 2019

CHAPTER 233

HOUSE BILL 2687

AN ACT

AMENDING SECTION 33-1228, ARIZONA REVISED STATUTES, AS ADDED BY LAWS 1985, CHAPTER 192, SECTION 3; REPEALING SECTION 33-1228, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2018. CHAPTER 235. SECTION 1: RELATING TO CONDOMINIUMS.

(TEXT OF BILL BEGINS ON NEXT PAGE)

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Be it enacted by the Legislature of the State of Arizona:

Section 1. Section 33-1228, Arizona Revised Statutes, as added by Laws 1985, chapter 192, section 3, is amended to read:

33-1228. <u>Termination of condominium</u>

- A. Except in the case of a taking of all the units by eminent domain, a condominium may be terminated only by agreement of unit owners of units to which at least eighty per cent PERCENT of the votes in the association are allocated, or any larger percentage the declaration specifies. The declaration may specify a smaller percentage only if all the condominium are restricted exclusively the units in AT LEAST THIRTY DAYS BEFORE RECORDING A TERMINATION nonresidential uses. AGREEMENT, THE BOARD OF DIRECTORS OF THE ASSOCIATION SHALL CONVENE A REGULAR OR SPECIAL MEETING OF THE BOARD OF DIRECTORS AT WHICH A PERSON OR ENTITY THAT PURPORTS TO HAVE THE AGREEMENT OF AT LEAST EIGHTY PERCENT OF THE VOTES IN THE ASSOCIATION, OR ANY LARGER PERCENTAGE IF REQUIRED, SHALL PRODUCE AND MAKE AVAILABLE TO THE UNIT OWNERS COPIES OF A SIGNED NOTARIZED STATEMENT THAT THE OWNER OF A UNIT HAS EXECUTED A TERMINATION AGREEMENT. THE PERSON OR ENTITY SHALL PRODUCE COPIES OF A STATEMENT FOR EACH UNIT OWNER WHO HAS AGREED TO THE TERMINATION, OR MAY PRODUCE THE SIGNED TERMINATION AGREEMENT THAT INCLUDES A SUFFICIENT NUMBER OF UNIT OWNERS. ANY MEETING CALLED PURSUANT TO THIS SUBSECTION SHALL BE NOTICED AS OTHERWISE PROVIDED BY LAW, EXCEPT THAT THE BOARD MAY NOT TAKE ACTION BY WRITTEN CONSENT OR ANY OTHER METHOD THAT DOES NOT PROVIDE FOR AN ACTUAL MEETING THAT IS OPEN TO ALL THE UNIT OWNERS. ANY TERMINATION AGREEMENT THAT IS RECORDED WITHOUT FULL COMPLIANCE WITH THIS SUBSECTION IS INVALID.
- B. An agreement to terminate shall be evidenced by the execution or ratifications of a termination agreement, in the same manner as a deed, by the requisite number of unit owners. The termination agreement shall specify a date after which the agreement will be void unless it is recorded before that date. A termination agreement and all ratifications of a termination agreement shall be recorded in each county in which a portion of the condominium is situated and is effective only on recordation.
- C. A termination agreement may provide that all the common elements and units of the condominium shall be sold following termination. If, pursuant to the agreement, any real estate in the condominium is to be sold following termination, the termination agreement shall set forth the minimum terms of the sale.
- D. The association, on behalf of the unit owners, may contract for the sale of real estate in the condominium, but the contract is not binding on the unit owners until approved pursuant to subsections A and B OF THIS SECTION. If any real estate in the condominium is to be sold following termination, title to that real estate on termination vests in the association as trustee for the holders of all interest in the units. Thereafter, the association has all powers necessary and appropriate to

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effect the sale. Until the sale has been concluded and the proceeds of the sale distributed, the association continues in existence with all powers it had before termination. Proceeds of the sale shall be distributed to unit owners and lienholders as their interests may appear, in proportion to the respective interests of unit owners as provided in subsection G OF THIS SECTION. Unless otherwise specified in the termination agreement, as long as the association holds title to the real estate, each unit owner and his THE UNIT OWNER'S successors in interest have an exclusive right to occupancy of the portion of the real estate that formerly constituted his THE UNIT OWNER'S unit. During the period of that occupancy, each unit owner and his THE successors in interest remain liable for all assessments and other obligations imposed on unit owners by this chapter or the declaration.

- E. If the real estate constituting the condominium is not to be sold following termination, title to all the real estate in the condominium vests in the unit owners on termination as tenants in common in proportion to their respective interests as provided in subsection G OF THIS SECTION, and liens on the units shift accordingly. While the tenancy in common exists, each unit owner and his THE UNIT OWNER'S successors in interest have an exclusive right to occupancy of the portion of the real estate that formerly constituted his THE UNIT OWNER'S unit.
- F. Following termination of the condominium, the proceeds of any sale of real estate, together with the assets of the association, are held by the association as trustee for unit owners and holders of liens on the units as their interests may appear. Following termination, creditors of the association holding liens on the units which THAT were recorded before termination may enforce those liens in the same manner as any lienholder.
- G. The respective interests of unit owners referred to in subsections D, E and F OF THIS SECTION are as follows:
- 1. Except as provided in paragraph 2 OF THIS SUBSECTION, the respective interests of unit owners are the fair market values of their units, limited common elements and common element interests immediately before the termination, as determined by THEIR PRO RATA SHARE OF ANY MONIES IN THE ASSOCIATION'S RESERVE FUND AND THE OPERATING ACCOUNT, AND AN ADDITIONAL FIVE PERCENT OF THAT TOTAL AMOUNT FOR RELOCATION COSTS. An independent appraiser selected by the association SHALL DETERMINE THE TOTAL FAIR MARKET VALUES. The determination of the independent appraiser shall be distributed to the unit owners and becomes final unless disapproved within thirty SIXTY days after distribution by TO THE unit owners of units to which fifty per cent of the votes in the association are allocated OWNER. ANY UNIT OWNER MAY OBTAIN A SECOND INDEPENDENT APPRAISAL AT THE UNIT OWNER'S EXPENSE AND, IF THE UNIT OWNER'S INDEPENDENT APPRAISAL AMOUNT DIFFERS FROM THE ASSOCIATION'S INDEPENDENT APPRAISAL AMOUNT BY FIVE PERCENT OR LESS, THE HIGHER APPRAISAL IS FINAL. IF THE TOTAL AMOUNT OF COMPENSATION OWED AS DETERMINED BY THE SECOND APPRAISER IS

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MORE THAN FIVE PERCENT HIGHER THAN THE AMOUNT DETERMINED BY THE ASSOCIATION'S APPRAISER, THE UNIT OWNER SHALL SUBMIT TO ARBITRATION BY AN ARBITRATOR AFFILIATED WITH A NATIONAL ARBITRATION ASSOCIATION AND UNDER THE RULES OF THAT ASSOCIATION AT THE ASSOCIATION'S EXPENSE AND THE ARBITRATION AMOUNT IS THE FINAL SALE AMOUNT. AS PART OF THE ARBITRATION PROCESS, THE APPRAISERS SHALL FULLY DISCLOSE THEIR APPRAISAL METHODOLOGIES AND SHALL DISCLOSE ANY OTHER TRANSACTION OCCURRING BETWEEN THE BUYER AND THE SELLERS. AN ADDITIONAL FIVE PERCENT OF THE FINAL SALE AMOUNT SHALL BE ADDED FOR RELOCATION COSTS. The proportion of any unit owner's interest to that of all unit owners is determined by dividing the fair market value of that unit owner's unit and common element interest by the total fair market values of all the units and common elements.

- 2. If any unit or any limited common element is destroyed to the extent that an appraisal of the fair market value of the unit or element before destruction cannot be made, the interests of all unit owners are their respective common element interests immediately before the termination.
- H. Except as provided in subsection I OF THIS SECTION, foreclosure or enforcement of a lien or encumbrance against the entire condominium does not of itself terminate the condominium, and foreclosure or enforcement of a lien or encumbrance against a portion of the condominium does not withdraw that portion from the condominium. Foreclosure or enforcement of a lien or encumbrance against withdrawable real estate does not of itself withdraw that real estate from the condominium, but the person taking title may require from the association, on request, an amendment excluding the real estate from the condominium.
- I. If a lien or encumbrance against a portion of the real estate comprising the condominium has priority over the declaration, and the lien or encumbrance has not been partially released, the parties foreclosing the lien or encumbrance $\overline{\text{may}}$, on foreclosure, MAY record an instrument excluding the real estate subject to that lien or encumbrance from the condominium.
- J. The provisions of subsections C, through I D, E, F, H AND I OF THIS SECTION do not apply if the original declaration, an amendment to the original declaration recorded before the conveyance of any unit to an owner other than the declarant or an agreement by all of the unit owners tontain CONTAINS provisions inconsistent with such THESE subsections.
- K. BEGINNING ON AUGUST 3, 2018, ANY PROVISIONS IN THE DECLARATION THAT CONFLICT WITH SUBSECTION G, PARAGRAPH 1 OF THIS SECTION ARE VOID AS A MATTER OF PUBLIC POLICY.

Sec. 2. Repeal

Section 33-1228, Arizona Revised Statutes, as amended by Laws 2018, chapter 235, section 1, is repealed.

APPROVED BY THE GOVERNOR MAY 14, 2019.

Passed the House , 20 /7	Passed the Senate 7, 20 9
by the following vote: Ayes,	by the following vote:Ayes,
Nays, Not Voting	Nays, Not Voting
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Speaker of the House	President of the Senate
an Drake	Susan Creus
Chief Clerk of the House	Secretary of the Senate
EXECUTIVE DEPARTMENT OF ARIZONA OFFICE OF GOVERNOR	
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at 12:32 o'clock P M.	
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Approved this day of	
Approved thisday of	
May 2019	
at 8:29 o'clock A.	
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Governor of Arizona	EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF SECRETARY OF STATE	
	This Bill received by the Secretary of State
	this 14 day of May , 2019
H.B. 2687	at 10:35 o'clock 4. M.
Secretary of State	